## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA	
or million	APPLICATION AND
_	ORDER OF EXCLUDABLE DELAY
-V-	Case No. 14-mj - 403
Yamba	Case 140. 11-My - 103
remse	
The United States of America and the defendant here	by jointly request that the time period from
which to 225/13 be excluded	d from the computation of the time period within
an information or indictment must be filed, o	r (XW)
( ) trial of the charges against defendant must co	ommence. (XC)
The parties seek the exclusion of the foregoing period because	
they are engaged in plea negotiations, which case without trial, and they require an exclusion of time in order	they believe are likely to result in a disposition of this
that they would not, despite their diligence, have reasonable tir	me for effective preparation for trial,
( ) they need additional time to prepare for trial	- · · · · · · · · · · · · · · · · · · ·
of a proceeding to Letermine	the montal competency of the defendant
	•
The defendant states that he/she has been fully advise Sixth Amendment to the Constitution; the Speedy Trial Act of	d by counsel of his/her rights guaranteed under the
this Court adopted pursuant to that Act; and Rule 50(b) of the	Federal Rules of Criminal Procedure. The defendant
understands that he/she has a right to be tried before a jury with	hin a specified time not counting periods excluded.
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V	Mar que
Defendant	For V.S. Attorney, E.D.N.Y.
Dalmah Calcad	•
Counsel for Defendant	
The injustion of the Huited Chates of America	and the defendant to the transfer of
The joint application of the United States of America on the date below, the time period from	and the detendant having been heard at a proceeding
is hereby excluded in computing the time within which	information or indictment must be filed on ( ) total
must commence. The Court finds that this exclusion of time se	
the public and the defendant in a speedy trial for the reasons di	
given the reasonable likelihood that ongoing ple without trial, the exclusion of time will allow all counsel to foc	ea negotiations will result in a disposition of this case
that they would be denied the reasonable time necessary for eff	
exercise of due diligence.	
(X of a proceeding to determi) The Lefendant	ne the mental competency of
the lefendant SO ORDERED.	•
SO OKDERED.	
Dated: Brooklyn, N.Y	
December 22 20 14	I
	United States Magistrate Judge